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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/966,706	09/27/2001	Rick Rowe	IGTECH.0025P	7432
	22434 7590 06/04/2007 BEYER WEAVER LLP		EXAMINER	
P.O. BOX 7025	50		MEINECKE DIAZ, SUSANNA M	
OAKLAND, CA 94612-0250			ART UNIT	PAPER NUMBER
			3694	
			MAIL DATE	DELIVERY MODE
,			06/04/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Application No.	Applicant(s)					
		09/966,706	ROWE ET AL.					
		Examiner	Art Unit					
		Susanna M. Diaz	3694					
 Period for	- The MAILING DATE of this communication ap r Reply	opears on the cover sheet with the	correspondence address -					
WHICI - Extens after S - II NO I - Failure Any re	PRTENED STATUTORY PERIOD FOR REPI HEVER IS LONGER, FROM THE MAILING [sions of time may be available under the provisions of 37 CFR 1 (IX) (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statu- ply received by the Office later than three months after the mailing diplement term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATIO 136(a). In no event, however, may a reply be tild d will apply and will expire SIX (6) MONTHS from the cause the application to become ARANDONE	N. mely filed in the mailing date of this communication.					
Status			·					
1)⊠ I	Responsive to communication(s) filed on 22 i	February 2007.						
	This action is FINAL. 2b) This action is non-final.							
3) 🗌 🥴	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
(closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.					
Dispositio	on of Claims							
4)🛛 (4)⊠ Claim(s) <u>1-15,17-19 and 21-27</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.								
6)⊠ (6)⊠ Claim(s) <u>1-15,17-19 and 21-27</u> is/are rejected.							
	Claim(s) is/are objected to.							
8) 🗌 (Claim(s) are subject to restriction and/	or election requirement.						
Application	on Papers							
9)□ T	he specification is objected to by the Examin	ner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11)[_] T	he oath or declaration is objected to by the E	Examiner. Note the attached Office	Action or form PTO-152.					
Priority u	nder 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:								
1. Certified copies of the priority documents have been received.								
2. Certified copies of the priority documents have been received in Application No								
3. Copies of the certified copies of the priority documents have been received in this National Stage								
application from the International Bureau (PCT Rule 17.2(a)).								
* Se	ee the attached detailed Office action for a lis	st of the certified copies not receive	ed.					
Attachment(s)							
	of References Cited (PTO-892)	4) Interview Summary						
	of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail D 5) Notice of Informal I	rate, Patent Application					
Paper No(s)/Mail Date 6) Other:								

DETAILED ACTION

This non-final Office action is responsive to Applicant's amendment filed
 February 22, 2007.

Claims 1, 5, 10, and 17 have been amended.

Claims 21-27 have been added.

Claims 1-15, 17-19, and 21-27 are presented for examination.

Response to Arguments

2. Applicant's arguments with respect to claims 1-15, 17-19, and 21-27 have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claims 23, 25, and 27 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

It is not clear what is meant by determining a player's financial loss (or gain) without a player tracking device, especially since any physical element that tracks the player's financial loss (or gain) is by nature a player tracking device.

Appropriate correction is required.

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Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 1-15, 17-19, and 21-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Crevelt et al. (U.S. Patent No. 5,902,983) in view of Johnson (US 2001/0031663 A1).

Crevelt discloses a system for monitoring player financial transactions in a gaming environment for tracking player loss comprising:

[Claim 1] a plurality of gaming devices (Fig. 2; col. 4, lines 54-60; col. 6, lines 49-53);

a financial transaction host, said financial transaction host in communication with each of said plurality of gaming devices via a communication network, said financial transaction host including memory for storing at least one data file corresponding to a player and identifiable with a player identification, said at least one data file including financial information including at least monetary amounts associated with said player for use in playing one or more of said plurality of gaming devices (Figs. 1, 2; col. 5, lines 36-40 — Each gaming machine may provide player tracking information and accounting

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through col. 4, line 26);

information to the local area network; col. 5, lines 45-52; col. 6, lines 3-9; col. 8, lines 18-61; col. 9, lines 58-65; col. 10, line 55 through col. 11, line 9); and

means for determining a player's financial loss from said financial information (col. 3, lines 8-18; col. 5, lines 36-40 -- Each gaming machine may provide player tracking information and accounting information to the local area network; col. 5, lines 45-52; col. 6, lines 3-9; col. 8, lines 18-61; col. 9, lines 58-65; col. 10, line 15 through col. 11, line 9);

[Claim 2] wherein said financial information comprises amounts deposited by said player (col. 3, line 12 through col. 4, line 26; col. 8, lines 42-61);

[Claim 3] wherein said system includes means for establishing a communication link with an outside financial institution, and wherein said financial information comprises information regarding funds requested by said player from said institution (col. 3, line 12 through col. 4, line 26; col. 5, lines 41-43);

[Claim 4] wherein said player identification comprises information identifying said player at said financial institution (col. 5, lines 45-52; col. 6, lines 3-9; col. 9, lines 1-29); [Claim 5] wherein said financial information includes amounts bet by said player in playing one or more of said plurality of gaming devices (col. 3, line 12 through col. 4, line 26 -- The playing credit is used to play a machine, i.e., to bet at a machine); [Claim 6] wherein said financial information includes monetary amounts awarded to said player playing one or more of said plurality of gaming devices (col. 3, line 12

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[Claim 7] including at least one player identification input device for accepting said player identification (col. 5, lines 45-52; col. 6, lines 3-9; col. 9, lines 1-29);

[Claim 8] wherein said at least one player identification input device comprises a card reader (col. 5, lines 45-52; col. 6, lines 3-9; col. 9, lines 1-29);

[Claim 9] including at least one currency dispensing apparatus for dispensing currency associated with a player account at a financial institution and wherein said card reader is associated with said currency dispensing apparatus (col. 3, line 56 through col. 4, line 26; col. 10, line 55 through col. 11, line 9);

[Claim 22] wherein the communication gateway permits the player to manage the at least one data file corresponding to the player at the financial host using the player's identification (col. 5, line 41 through col. 6, line 9 – Each player is identified via a player identity, PIN, and account. Through the gaming interface and EFT system, funds may be transferred);

[Claim 23] wherein the means for determining a player's financial loss is determined without a player tracking device (col. 3, lines 8-18; col. 5, lines 36-40 -- Each gaming machine may provide player tracking information and accounting information to the local area network; col. 5, lines 45-52; col. 6, lines 3-9; col. 8, lines 18-61; col. 9, lines 58-65; col. 10, line 15 through col. 11, line 9).

Regarding claims 1 and 21, Crevelt does not expressly teach that the player is prevented from playing the plurality of gaming devices based upon a predetermined criteria and the player's financial loss (claim 1), wherein the predetermined criteria is a

predetermined period of time (claim 21). However, Johnson discloses that the player is prevented from playing the plurality of gaming devices based upon a predetermined criteria and the player's financial loss, wherein the predetermined criteria is a predetermined period of time (¶¶ 13, 17, 19, 23). This feature of Johnson helps to curb gambling problems as well as assist casinos (and other gambling/playing locations) in conforming to jurisdictional restrictions regarding gambling loss limits (¶¶ 10, 13, 17). Crevelt too is concerned with reasonably limiting the money spent by a player on gambling/gaming machines (col. 2, lines 18-28; 31-49; col. 4, lines 54-62), as evidenced by Crevelt's statements that the prior art "likely will be unpalatable to at least some legislatures which regulate gaming" and that Crevelt addresses "a need for an EFT system that allows cashless transfers of funds to gaming machines and yet protects against rash decisions by some players to divert large amounts of their savings to gaming" (col. 2, lines 23-28). Therefore, the Examiner submits that it would have been obvious to one of ordinary skill in the art at the time of Applicant's invention to modify Crevelt such that the player is prevented from playing the plurality of gaming devices based upon a predetermined criteria and the player's financial loss (claim 1), wherein the predetermined criteria is a predetermined period of time (claim 21) in order to help curb gambling problems as well as assist casinos (and other gambling/playing locations) in conforming to jurisdictional restrictions regarding gambling loss limits (as suggested in both ¶¶ 10, 13, and 17 of Johnson and col. 2, lines 23-28 of Crevelt).

Crevelt discloses a method of monitoring player financial activities in a gaming environment in which a player may play one or more games comprising the steps of:

[Claim 10] generating a financial account corresponding to a player, said account represented by at least one data file, said at least one data file adapted to contain financial information (col. 5, lines 36-40 -- Each gaming machine may provide player tracking information and accounting information to the local area network; col. 5, lines 45-52; col. 6, lines 3-9; col. 8, lines 18-61; col. 9, lines 58-65; col. 10, line 55 through col. 11, line 9);

storing financial information regarding monetary amounts belonging to a player which may be used to play said one or more games (col. 5, lines 36-40 -- Each gaming machine may provide player tracking information and accounting information to the local area network; col. 5, lines 45-52; col. 6, lines 3-9; col. 8, lines 18-61; col. 9, lines 58-65; col. 10, line 55 through col. 11, line 9);

storing financial information regarding monetary amounts expended by a player in playing said one or more games (col. 5, lines 36-40 — Each gaming machine may provide player tracking information and accounting information to the local area network; col. 5, lines 45-52; col. 6, lines 3-9; col. 8, lines 18-61; col. 9, lines 58-65; col. 10, line 55 through col. 11, line 9); and

determining player loss from said financial information (col. 3, lines 8-18);

[Claim 11] wherein said step of generating a financial account includes associating a player identifier with said account (col. 5, lines 45-52; col. 6, lines 3-9);

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[Claim 12] identifying a player with said player identifier (col. 5, lines 45-52; col. 6, lines 3-9; col. 9, lines 1-29);

[Claim 13] wherein said player identifier is associated with a player's financial institution (col. 5, lines 45-52; col. 6, lines 3-9, 40-46; col. 9, lines 1-29);

[Claim 14] wherein said financial information regarding monetary amounts belonging to said player comprises information regarding amounts deposited by said player to said account and amounts award to said player and credited to said account in association with said player's play of said one of more games (Figs. 1, 2; col. 5, lines 36-40 -- Each gaming machine may provide player tracking information and accounting information to the local area network; col. 5, lines 45-52; col. 6, lines 3-9; col. 8, lines 18-61; col. 9, lines 58-65; col. 10, line 55 through col. 11, line 9);

[Claim 15] wherein said financial information regarding monetary amounts belonging to said player comprises credit represented by financial data transmitted from a remote financial institution (col. 3, line 12 through col. 4, line 26; col. 8, lines 42-61);

[Claim 24] accessing the financial account by the player using the player identifier (col. 5, line 41 through col. 6, line 9 – Each player is identified via a player identity, PIN, and account. Through the gaming interface and EFT system, funds may be transferred);

[Claim 25] wherein the determining player loss from said financial information is determined without a player tracking device (col. 3, lines 8-18; col. 5, lines 36-40 -- Each gaming machine may provide player tracking information and accounting

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information to the local area network; col. 5, lines 45-52; col. 6, lines 3-9; col. 8, lines 18-61; col. 9, lines 58-65; col. 10, line 15 through col. 11, line 9).

Regarding claim 10, Crevelt does not expressly teach the step of preventing said player from utilizing monetary amounts associated with said account to play said one or more games for at least a period of time if said determined player loss meets certain criteria. However, Johnson discloses the step of preventing said player from utilizing monetary amounts associated with said account to play said one or more games for at least a period of time if said determined player loss meets certain criteria (¶¶ 13, 17, 19, 23). This feature of Johnson helps to curb gambling problems as well as assist casinos (and other gambling/playing locations) in conforming to jurisdictional restrictions regarding gambling loss limits (¶¶ 10, 13, 17). Crevelt too is concerned with reasonably limiting the money spent by a player on gambling/gaming machines (col. 2, lines 18-28; 31-49; col. 4, lines 54-62), as evidenced by Crevelt's statements that the prior art "likely will be unpalatable to at least some legislatures which regulate gaming" and that Crevelt addresses "a need for an EFT system that allows cashless transfers of funds to gaming machines and yet protects against rash decisions by some players to divert large amounts of their savings to gaming" (col. 2, lines 23-28). Therefore, the Examiner submits that it would have been obvious to one of ordinary skill in the art at the time of Applicant's invention to modify Crevelt to perform the step of preventing said player from utilizing monetary amounts associated with said account to play said one or more games for at least a period of time if said determined player loss meets certain criteria in

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order to help curb gambling problems as well as assist casinos (and other gambling/playing locations) in conforming to jurisdictional restrictions regarding gambling loss limits (as suggested in both ¶¶ 10, 13, and 17 of Johnson and col. 2, lines 23-28 of Crevelt).

Crevelt discloses a method of monitoring game player financial transactions associated with at least one game station coupled to a server, the server including at least one data file representing a player account, said account containing player financial information comprises the steps of:

[Claim 17] crediting monetary amounts to said player for use in playing a game at said game station to said at least one data file (col. 3, line 56 through col. 4, line 26; col. 5, lines 36-40 -- Each gaming machine may provide player tracking information and accounting information to the local area network; col. 5, lines 45-52; col. 6, lines 3-9; col. 8, lines 18-61; col. 9, lines 58-65; col. 10, line 55 through col. 11, line 9);

accepting input from said player transmitted from said game station to said server, said input including player identification information (col. 5, lines 45-52; col. 6, lines 3-9, 40-46; col. 9, lines 1-29);

deducting amounts bet by said player in playing a game at said game station from said player account (col. 5, lines 36-40 -- Each gaming machine may provide player tracking information and accounting information to the local area network; col. 5, lines 45-52; col. 6, lines 3-9; col. 8, lines 18-61; col. 9, lines 58-65; col. 10, line 15 through col. 11, line 9);

determining said player's net financial gain or loss from said credit monetary amounts and said deducted amounts (col. 3, lines 8-18; col. 5, lines 36-40 -- Each gaming machine may provide player tracking information and accounting information to the local area network; col. 5, lines 45-52; col. 6, lines 3-9; col. 8, lines 18-61; col. 9, lines 58-65; col. 10, line 15 through col. 11, line 9);

[Claim 18] wherein said crediting step comprises crediting an amount won by said player in playing a game at same game station (col. 3, line 56 through col. 4, line 26; col. 10, line 55 through col. 11, line 9);

[Claim 19] wherein said player identification information comprises information identifying said player to a financial institution (col. 5, lines 45-52; col. 6, lines 3-9, 40-46; col. 9, lines 1-29);

[Claim 26] accessing the financial account by the player using the player identifier information (col. 5, line 41 through col. 6, line 9 – Each player is identified via a player identity, PIN, and account. Through the gaming interface and EFT system, funds may be transferred);

[Claim 27] wherein the determining said player's net financial gain or loss is determined without a player tracking device (col. 3, lines 8-18; col. 5, lines 36-40 -- Each gaming machine may provide player tracking information and accounting information to the local area network; col. 5, lines 45-52; col. 6, lines 3-9; col. 8, lines 18-61; col. 9, lines 58-65; col. 10, line 15 through col. 11, line 9).

Regarding claim 17, Crevelt does not expressly teach the step of preventing said player from deducting amounts from said account if said player is determined to have incurred a particular financial loss during a particular period of time. However, Johnson discloses the step of preventing said player from deducting amounts from said account if said player is determined to have incurred a particular financial loss during a particular period of time (¶¶ 13, 17, 19, 23). This feature of Johnson helps to curb gambling problems as well as assist casinos (and other gambling/playing locations) in conforming to jurisdictional restrictions regarding gambling loss limits (¶¶ 10, 13, 17). Crevelt too is concerned with reasonably limiting the money spent by a player on gambling/gaming machines (col. 2, lines 18-28; 31-49; col. 4, lines 54-62), as evidenced by Crevelt's statements that the prior art "likely will be unpalatable to at least some legislatures which regulate gaming" and that Crevelt addresses "a need for an EFT system that allows cashless transfers of funds to gaming machines and yet protects against rash decisions by some players to divert large amounts of their savings to gaming" (col. 2, lines 23-28). Therefore, the Examiner submits that it would have been obvious to one of ordinary skill in the art at the time of Applicant's invention to modify Crevelt to perform the step of preventing said player from deducting amounts from said account if said player is determined to have incurred a particular financial loss during a particular period of time in order to help curb gambling problems as well as assist casinos (and other gambling/playing locations) in conforming to jurisdictional restrictions regarding gambling loss limits (as suggested in both ¶¶ 10, 13, and 17 of Johnson and col. 2, lines 23-28 of Crevelt).

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Susanna M. Diaz whose telephone number is (571) 272-6733. The examiner can normally be reached on Monday-Friday, 8 am - 4:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammell can be reached on (571) 272-6712. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Susanna M. Diaz Primary Examiner Art Unit 3694

May 14, 2007